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APPLICATION NO.	PLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/713,254 11/16/2000		/16/2000	Takashi Kato	Q61802	2853
	7590	06/04/2004		EXAM	INER
Sughrue Mion Zinn				BRINICH, STEPHEN M	
MacPeak & So	eas PLLC				
2100 Pennsylv	ania Aver	iue, N.W.	ART UNIT	PAPER NUMBER	
Washington,			2624		

Please find below and/or attached an Office communication concerning this application or proceeding.



# UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Transmark Office

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APPLICATION NO./	FILING DATE	FIRST NAMED INVENTOR /	ATTORNEY DOCKET NO.
CONTROL NO.		PATENT IN REEXAMINATION	

EXAMINER

ART UNIT PAPER

6

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner for Patents** 

•								
	Application No.	Applicant(s)						
	09/713,254	KATO, TAKASHI						
Office Action Summary	Examiner	Art Unit						
	Stephen M Brinich	2624						
The MAILING DATE of this communica Period for Reply	tion appears on the cover sheet v	vith the correspondence address						
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA  - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communic  - If the period for reply specified above is less than thirty (30) did.  - If NO period for reply is specified above, the maximum statute  - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ATION.  17 CFR 1.136(a). In no event, however, may a cation.  ays, a reply within the statutory minimum of the pry period will apply and will expire SIX (6) MC by statute, cause the application to become A	reply be timely filed irty (30) days will be considered timely. INTHS from the mailing date of this communication. INTHONED (35 U.S.C. § 133).						
Status								
1) Responsive to communication(s) filed of	on							
2a) This action is <b>FINAL</b> . 2b)	∑ This action is non-final.							
•	· · · · · · · · · · · · · · · · · · ·							
Disposition of Claims								
4a) Of the above claim(s) is/are solution is/are solution is/are allowed.  5) ⊠ Claim(s) <u>1-6,10 and 11</u> is/are allowed.  6) ⊠ Claim(s) <u>7-9</u> is/are rejected.  7) □ Claim(s) is/are objected to.	☑ Claim(s) 7-9 is/are rejected.							
Application Papers								
9)☐ The specification is objected to by the E	xaminer.							
10) The drawing(s) filed on is/are: a	)□ accepted or b)□ objected to	by the Examiner.						
Applicant may not request that any objection	n to the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	•							
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for a) All b) Some * c) None of:  1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of the application from the International  * See the attached detailed Office action for	cuments have been received. cuments have been received in a the priority documents have bee I Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage						
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO 3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date 5.	-948) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152)						

Application/Control Number: 09/713,254 Page 2

Art Unit: 2624

#### DETAILED ACTION

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 7-8 are rejected under 35 U.S.C. 102(b) as being anticipated by Scott et al.

Re claim 7, Scott et al discloses (column 11, line 66 - column 12, line 35; column 22, line 42 - column 23, line 39) a printing arrangement for reading an image, compressing the image data, reading out and decompressing the image data, and enlarging or reducing the image data. Control registers (column 22, lines 48-52) provide a plurality of print settings for enlargement/reduction and compression/decompression.

Re claim 8, the printing of multiple pages of image data would lay out the total image data "across pages".

## Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Application/Control Number: 09/713,254 Page 3

Art Unit: 2624

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Scott et al in view of Saito (JP 04220366 A).

Re claim 9, Scott et al does not disclose the canceling of the printing of a blank page. Saito discloses (Abstract) a printing arrangement in which the printing of a page determined to be blank is cancelled. Saito, like Scott et al, is directed to the art of printing image. The use of the Saito arrangement to avoid the printing of blank pages, thereby preventing unnecessary feeding and use of paper; in the Scott et al printer would be an expedient obvious to one of ordinary skill in the art.

### Allowable Subject Matter

- 5. Claims 1-6 & 10-11 are allowed.
- 6. The following is a statement of reasons for the indication of allowable subject matter:

Re claims 1 & 10 (and dependent claims 2-6 & 11), the art of record does not teach or suggest the recited control of compression and decompression timings in response to the content of an image processing.

Application/Control Number: 09/713,254 Page 4

Art Unit: 2624

#### Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Roberts et al, Kinjo et al, and Kessels et al disclose further examples of printers using image compression/decompression and scaling.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen M. Brinich at 703-305-4390. The examiner can normally be reached on weekdays 7:00-4:30, alternate Fridays off.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Tech Center 2600 Customer Service center at 703-306-0377.

If attempts to contact the examiner and the Customer Service Center are unsuccessful, supervisor David Moore can be contacted at 703-308-7452.

Faxes pertaining to this application should be directed to the Tech Center 2600 official fax number, which is 703-872-9306.

Stephen M Brinich

Examiner

Art Unit 2624

smb

May 28, 2004